(KANSAS) 1-42

B

OIL AND GAS LEASE



9			NO. a steamer in : 346 F
AGREEMENT, Made and entered into this 8th by and between Adolph Brhel and Agnos B	rhel his w	February ife,	, 1050 ,
princes at the transfer of the second			5 - 51.53 Aug a
* TMANT - GROVER - 四時 HT - 1 - EPT # MINISTER ENTRY HT - 1 July 1 TO THE MINISTER AND WHITE	999 C24 22 1 20002	. HITCHEL : TERRET THE TOTAL S	Fire Book to the
Davis of the		2.4. Mark 10	
G. L. Scibel. Wichite. Kansas	first part, nereinart	er called leasor (whet	her one or iffere) and
WITNESSETH, That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged; and part of lessee to be paid, kept and performed, has granted demicase and let unto said lessee, for the sole and only purpose of exing for oil and gas, and laying pipe lines, and building tanks, power of said products, all that certain tract of land situated in the follows, to wit: The Southeast Cuarter of the Northwest Cuarter South Half of the Northwest Cuarter South Half of the Southeast	104/N/0 -0 1	W / 1	and the second s
South Half of the Southwest Quarter	DI DALA	of acction	7, all in
of Bettermanness Township Q-North Prom 5-1	.m. n.t.		2011 . 2 mmma #.
It is agreed that this lease shall romain in full force for a te thereafter as oil or gas, or either of them, is produced from said in consideration of the premises the said lessee covenants an ist. To doliver to the credit of lessor, free of cost, in the pig (%) part of all oil produced and saved from the leased premises. 2nd. To pay lessor for gas from each well where gas only provailing market rate, for all was useful of the said of the control of	rm of Ten (10) i land by the leases, d agrees; be line to which he n	nay connect his wells,	acres more or less, his date, and as long the equal one-eighth
provabling market rate, for all gas used off the premises, said pay; and lessor to have gas free of cost from any such well for all atox	ments to be made rs and all inside ligh	ne-eighth (4) of the monthly de in the principal de	gross proceeds at the
provailing market rate, for all gas used off the premises, said pay and leasor to have gas free of cost from any such well for all stove land during the same time by making his own connections with the fird. To pay leason for gas produced from any oil well and gasoline, one-eighth (is) of the proceeds at the prevailing market be used, said payments to be made	ne well at his own ri used off the premise rate for the gas use	sk and expense. os, or for the manufa d, for the time during	cture of casing-head which such gas shall
If no well be commenced on said land on or before the this lease shall terminate as to both parties, unless the lessee on o	h day or before that date s	of Fobruary	the lessor, or to the
toward a credit in the Bathur "Wa'r Toda Town mentalisms of the	Bank at Lino	Oln. Nabrask	A
or its successors, which shall continue as the depository regardless TNO Hundred & NO/100 DOLLARS, which	of changes in the or	enership of said land,	the sum of \$200.)
ing the commencement of a well for 12 months from	en anam operate as i	rental and cover the	e privilege of defer-
ring the commencement of a well for 12. months from currency, draft, or check at the option of the lease. In like many well may be further deferred for like periods or the same numb that the consideration first vected herein, the down payment corntal is payable as aforesaid, but also the leasee's option of extending the same of the above described premises and thereby surrende ill obligations as to the acreage surrendered, and thereafter the hat the acreage covered hereon is reduced by said release or releast Should the first well drilled on the above described here he as	water and the parer and upon like parer of months succeivers not only the principal that period a replace of reord riths lease as to aurentals payable heres.	ment herein referred yments or tenders the salvely. And it is un wileges granted to the a aforessid, and any a release or releases ich portion or portion yunder shall de reduc	to may be made in commencement of a derational and agreed that when said first and all other rights covering any portion a and be relieved of ed in the proportion
nenced on said land within twelve months from the expiration of thall terminate as to both parties, unless the lease on or before it frentals in the same amount and in the same manner as hereinbed the payment of rentals, as above provided, that the last preceding feet thereof, shall continue in force just as though there had been if said lessor owns a less interest in the above described land no royalties and rentals herein provided shall be paid the lessor of	he last rental period he expiration of said fore provided. And i g paragraph hereof, n no interruption in than the entire and nly in the proportion	for which rental has twelve months shall; t is agreed that upor governing the paymen the rental payments, undivided for simple which his interest be	been paid, this lease resume the payment the payment the resumption of it of rentals and the estate therein, then ars to the whole and
Lessee shall have the right to use, free of cost, gas, oil, and water from wells of lesser. When requested by lesser, lessee shall bury his pipe lines below No well shall be drilled nearer than 200 feet to the house or bar saser.	ater produced on **	id land for its operat	lion thereen, except
LOANCE Shall hav for damages dathed by its extensions to			
aw and remove carles	ly and fixtures place	d on said premises, in	cluding the right to
If the leasee shall commence to drill a well within the term of ght to drill such well to completion with reasonable diligence and or quantities, this lease shall continue and be in force with the like are herein first mentioned.	this lease or any ex dispatch, and if oil o reflect as if such we	tension thereof, the lar r gas, or either of the ill had been completed	essee shall have the m, be found in pay- within the term of
If the estate of either party hereto is assigned, and the privileg overants hereof shall extend to their heirs, executors, administrative hand or assignment of rentals or royalties shall be hinding on the shall be hinding on the state of the shall be say thereof; and it is heart or as to parts of the above described lands and the assigned the payment of the proportionate part of the rents due from his least in so far as it covers a part or parts of said lands upon hyments of said rentals. In case lesses assigns this least, in whole	to of assigning in w is, successors or ass he lessee until afte reby agreed in the c or assignees of such dim or them, such do which the said lessee or in part, lessee	hole or in part is exjigns, but no change if the leave has been event this leave shall part or parts shall for lault shall not operate or any assignce ther shall be relieved of a	nessly allowed, the n the ownership of n furnished with a be assigned as to a sail or make default to defeat or affect of shall make due all obligations with
All express or implied covenants of this lease shall be subj. Regulations, and this lease shall not be terminated, in whole omply therewith, if compliance is prevented by, or if such failur Lessor hereby warrants and agrees to defend the title to the lie right at any time to redeem for lessor by payment, any mortga year of default of payment by lessor, and be subrigated to the right at any time to redeem for lessor by payment, any mortga year of default of payment by lessor, and be subrigated to the right at the subrigate	or in part, nor lease e is the result of, an ands herein describe gos, taxes or other i	e held liable in dami y such Law, Order, E d, and agrees that th lons on the above dus	nges, for failure to tule or Regulation, e lessee shall have cribed lends, in the
ha surface to the mme condition it w	as at the t		maxorm, restore
Whereof witness our hands as of the day and year first	adolp	1. 13 . 1. 17	
ove written.	mia ag	and B. Vall	(BKAL)
Witness to the mark;		•	Entratain (SEAL)
SPECIAL AND DEPOSIT AND DESCRIPTION OF THE PROPERTY OF THE PRO	their times from commentants	ga til mingrafind (Operal II.) blimmer bennye kimay ya say sama	
	COLOR DESIGNATION AND		(BEAL)
	ELM MACHINE CONTRACTOR OF THE PERSON NAMED IN		(8EAL)

	STATE OF ACKNOWLEDGMENT FOR INDIVIDUAL CORINI	noma and Kansasi
	COUNTY OF	-Chi
1	day by the transport of the desired	Bril
	might and the state of the stat	
	College Andrew Andrew Commencer and the Commence	
i :	The state of the same as the identical person who executed the within and foregoing instrument and acl	knowledged to me
1	The and will be a some and purposes the same and purposes and voluntary act and deed for the uses and purposes and and official seal the day and year has above	therein set forth.
ď	My tour mail on in kpires of the land of the state of the	market and a second
		lotary Public
1	STATE OF	
i	COUNTI Of companion materials and strains	
l	Before me, the undersigned, a Notary Public, within and for said County and State, on this county and State, on this county and state, on this county and state, and the same state of the same	
1	day of construction resources assume an account of the same property of the same and the same an	
	HINE ATTEMPTS OF THE CONTROL CONTROL OF THE CONTROL	
l	to me personally known to be the identical person who executed the within and foregoing instrument and ac-	knowledged to me
	thatexecuted the same as free and voluntary act and deed for the uses and purposes	therein set forth.
l	IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above	written.
ı	My commission expires assentant mentant and entransmission of a contract of the contract of th	lotary Public
l	STATE OF ACKNOWLEDGMENT FOR CORPORAT	ION
1	Be it remembered that on this are day of	
ľ	Notary Public, duly commissioned, in and for the county and state aforessid, came	ie undersigned, s
	president of measurement and the measurement of measurement of the second secon	7 1 12
	a corporation of the State of personally known to me to be such of	officer, and to be
1	a corporation of the State of	, and he duly ac- in set forth.
	IN WITNESS WIEREOF, I have nerounte set my hand and official seal on the day and year last	above written.
	My commission expires and a resessant and approximate the commission of the contract of the co	otary Public
l		
1	43.4	'11
િજ		3.
••		83
		E & B
		PRIN
,		u P g
ર્જા		1 2 5
× .	ND GN FILE TO BE SERVED TO CO. CO. CO. CO. CO. CO. CO. CO. CO. CO	1 2 2 3
3.	AND OND CALL TO COLOR	1 5 5 S
5-348 per 5	Coll AND Col	THE KANSAS BL. WORM MAKET ST. PROTESTA MAKET
		H E S
SENERAL SCHERAL COMPASSE SASE	OIL AND C Section No. of Acres No. of Acres This instrucest was This instrucest was The instruction of the instruction to when recorded, return to	THE KANSAS EL 14: JORIN MARKET ST. PROTESTA MARKET ST.
5 5 5 5	STATE STATE County No. of 1. in Book	
e () () (

110 4 4